Dated: March 15, 1996. Richard E. Witmer, Acting Chief, National Mapping Division. [FR Doc. 96–7362 Filed 3–26–96; 8:45 am] BILLING CODE 4310–31–M

## Bureau of Land Management [WO-350-1430-00]

# Extension of Currently Approved Information Collection; OMB Approval Number 1004–0011

**AGENCY:** Bureau of Land Management, Interior

**ACTION:** Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) is announcing its intention to request extension of approval for the collection of information from those persons seeking to acquire title to public land under the color-of-title authority as a Class 2 claim. The BLM collects information to assure that statutory requirements for conveyance of title under the Color-of-Title Act have been met.

DATES: Comments on the proposed information collection must be received by May 28, 1996, to be considered.

ADDRESSES: Comments may be mailed to: Regulatory Management Team (420), Bureau of Land Management, 1849 C Street NW, Room 401 LS, Washington, D.C. 20240.

Comments may be sent via Internet to: !WO140@attmail.com. Please include "Attn:1004–0011" and your name and return address in your Internet address.

Comments may be hand delivered to the Bureau of Land Management Administrative Record, Room 401, L Street NW, Washington, D.C. 20036.

Comments will be available for public review at the L Street address during regular business hours (7:45 a.m. to 4:15 p.m., Monday through Friday).

FOR FURTHER INFORMATION CONTACT: Vanessa R. Engle, Realty Use Group, 202–452–7776.

SUPPLEMENTARY INFORMATION: In accordance with 5 CFR 1320.12(a), the BLM is required to provide 60-day notice in the Federal Register concerning a collection of information contained in published current rules to solicit comments on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the

proposed collection of information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

The Color-of-Title Act of December 22, 1928, as amended (43 U.S.C. 1068, 1068a, 1068b), provides for the issuance of a land patent (deed) to eligible individuals, groups, or corporations who believe they have a valid claim to public lands under color-of-title. The information collected on Color-of-Title Tax Levy and Payment Record Form 2540–3, is required by Departmental regulations 43 CFR 2541.2 for all applicants who initiate a Class 2 claim. These regulations were adopted on June 13, 1970 (35 FR 9592).

A claim of Class 2 is one which has been held in good faith and in peaceful, adverse possession by a claimant, his ancestors, or grantors, under claim or color of title for the period commencing not later than January 1, 1901, to the date of application, during which time they have paid taxes levied on the land by State and local governmental units.

Any individual seeking to acquire a title to public land under the color-of-title authority must make application and provide information essential to compliance with law, regulations, and procedures. The evidence needed to determine property rights through color-of-title regulations for a Class 2 claim is proof of payment of taxes levied on the property claimed by the applicant. Without this proof of payment, the BLM cannot finalize the claim.

Form 2540–3 may be submitted in person or by mail to the proper BLM office. The following is an explanation of specific items of information requested on Color-of-Title Tax Levy and Payment Record Form 2540-3, pursuant to 43 CFR 2541.2(4)(c)(2): (1) the name of applicant is needed to identify the person/entity filing a claim; (2) the legal description of the claimed land must be listed as recorded in public records of the county concerned; (3) tax payment information including the certification of the data on tax year, payor of the tax, and the amount of tax is necessary information to legally qualify the applicant to receive a property right from the Federal government; and (4) certification from the public official administering the county tax records or a certified

abstracter must be provided to determine the validity of the application.

Response is mandatory if the color-oftitle claimant wishes to obtain the benefits of the statute and gain clear title to his claimed property. Failure to provide the necessary information results in the rejection of the color-oftitle application. If the information on Color-of-Title Tax Levy and Payment Record Form 2540–3 was not collected, BLM would be unable to carry out the mandate of the Color-of-Title Act and the responsibilities for implementing 43 CFR 2540 and 2541. Form 2540–3 requires only the minimal information necessary to determine claim validity.

Based on its experience processing Color-of-Title applications, BLM estimates the public reporting burden for completing Color-of-Title Tax Levy and Payment Record Form 2540–3 is one hour. BLM estimates that approximately 37 Color-of-Title applications will be filed annually for a total annual burden of 37 hours.

Any interested member of the public may request and obtain, without charge, a copy of Color-of-Title Tax Levy and Payment Form 2540–3 by contacting any BLM Office or the person identified under FOR FURTHER INFORMATION CONTACT.

BLM will summarize all responses to this notice and include them in the request for Office of Management and Budget approval. All comments will also become part of the public record.

Dated: March 21, 1996.
Annetta L. Cheek,
Chief, Regulatory Management Team.
[FR Doc. 96–7323 Filed 3–26–96; 8:45 am]
BILLING CODE 4310–84–P

### [WY-921-41-5700; WYW121598]

### Notice of Proposed Reinstatement of Terminated Oil and Gas Lease

March 14, 1996

Pursuant to the provisions of 30 U.S.C. 188 (d) and (e), and 43 CFR 3108.2–3 (a) and (b)(1), a petition for reinstatement of oil and gas lease WYW121598 for lands in Natrona County, Wyoming, was timely filed and was accompanied by all the required rentals accruing from the date of termination.

The lessee has agreed to the amended lease terms for rentals and royalties at rates of \$5.00 per acre, or fraction thereof, per year and  $16^2$ /3 percent, respectively.

The lessee has paid the required \$500 administrative fee and \$125 to reimburse the Department for the cost of

this Federal Register notice. The lessee has met all the requirements for reinstatement of the lease as set out in Section 31 (d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease WYW121598 effective September 1, 1995, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Pamela J. Lewis, Chief, Leasable Minerals Section. [FR Doc. 96–7363 Filed 3–26–96; 8:45 am] BILLING CODE 4310–22–P

[WY-920-06-1330-01; WYW128036, WYW128037, WYW128038]

### Notice of Sodium Lease Offerings by Sealed Bid; Cheyenne, WY

**SUMMARY:** Notice is hereby given that certain sodium resources in the lands hereinafter described, located in Sweetwater County, Wyoming, will be offered for competitive lease by sealed bid in accordance with the provisions of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 181 et seq.), as amended. DATES: The lease sale will be held at 2:00 p.m., on Wednesday, May 1, 1996. Sealed bids must be submitted before 1:00 p.m., on Wednesday, May 1, 1996. ADDRESSES: The lease sale will be held in the first floor conference room (Room 107) of the Wyoming State Office, 5353 Yellowstone Road, P.O. Box 1828, Cheyenne, Wyoming 82003. Sealed bids must be submitted to the Cashier, Wyoming State Office, at the address given above.

FOR FURTHER INFORMATION CONTACT: Mavis Love, Land Law Examiner, at (307) 775–6258.

SUPPLEMENTARY INFORMATION: These offerings are being made as a result of expressions of interest filed in the Wyoming State Office. The parcels will be leased to the qualified bidder of the highest cash amount provided that the high bid meets the fair market value determination of the parcels. The minimum bid is \$200.00 per acre. No bid less than \$200.00 per acre will be considered. The minimum bid is not intended to represent fair market value. The fair market value will be determined by the Authorized Officer after the sale.

The resource to be offered consists of all the sodium in the following described lands located in Sweetwater County, Wyoming. Minable reserves are defined as beds that are a maximum of 2000 feet deep, are a minimum of 8 feet thick, and have a minimum quality

greater than 85 percent trona and less than 2 percent halite.

Parcel 1 (WYW128036)

T. 18 N., R. 109 W., 6th P.M., WY, Sec. 20: All.

Containing 640 acres.

Parcel 1 contains an estimated 18.1 million tons of minable trona in Bed 17.

Parcel 2 (WYW128037)

T. 18 N., R. 109 W., 6th P.M., WY, Sec. 28: All.

Containing 640 acres.

Parcel 2 contains an estimated 15.0 million tons of minable trona in Bed 17 and 4.6 million tons of minable trona in Bed 15 for a total of 19.6 million tons.

Parcel 3 (WYW128038)

T. 17 N., R. 110 W., 6th P.M., WY,

Sec. 10: All; Sec. 12: All.

Sec. 12: All.

Containing 1280 acres.

Parcel 3 contains minable trona in all five beds with a total of 60.2 million tons of minable trona. Bed 17 contains 2.0 million tons, Bed 15 contains 6.9 million tons, Bed 14 contains 13.3 million tons, Bed 12 contains 23.8 million tons, and Bed 11 contains 14.2 million tons.

The leases issued as a result of this offering will provide for payment of annual rentals for each acre, or fraction thereof, as follows: 25 cents for the first calendar year or fraction thereof; 50 cents for the second, third, fourth and fifth calendar years, respectively; and, one dollar for the sixth and each and every calendar year thereafter during the continuance of the leases. The rental paid for any year shall be credited against the first royalties as they accrue under the lease during the year for which the rental was paid. The royalty rate shall be 8 percent of the quantity or gross value of the output of sodium compounds and related products at the point of shipment to market. Bidding instructions for the offered tracts are included in the Detailed Statement of Lease Sale. Copies of the statement and of the proposed sodium leases are available at the Wyoming State Office. Case file documents are also available at the office for public inspection.

Dennis R. Stenger,

Acting Deputy State Director, Minerals and Lands.

[FR Doc. 96–6805 Filed 3–26–96; 8:45 am] BILLING CODE 4310–22–M

#### **National Park Service**

### Solicitation of Nominations for National Maritime Heritage Grants Advisory Committee

**AGENCY:** National Park Service, Interior. **ACTION:** Solicitation of nominations.

SUMMARY: Pursuant to 16 U.S.C. 5401, the Secretary of the Interior is soliciting nominations for members to serve on the National Maritime Heritage Grants Advisory Committee. The purpose of the Committee is to advise the Secretary on matters pertaining to the National Maritime Heritage Grants Program and the National Maritime Heritage Policy. **DATES:** All nominations should be submitted on or before April 26, 1996. ADDRESSES: All nominations should be sent to: Secretary of the Interior, U.S. Department of the Interior, 1849 C Street NW., Washington, D.C. 20240. All nominations should be accompanied by complete biographical and professional information, and include home and business address and telephone numbers.

### FOR FURTHER INFORMATION CONTACT:

Kevin Foster, National Maritime Initiative, National Park Service, U.S. Department of the Interior, (202) 343– 5969 or (202) 343–1244 (fax).

SUPPLEMENTARY INFORMATION: Pub. L. 103–451 (16 U.S.C. 5401) established within the Department of Interior the National Maritime Heritage Grants Program for maritime heritage preservation and education projects. It also sets forth the National Maritime Heritage Policy, calling for preservation of historic maritime resources through a partnership with Federal, State, and local governments, and private entities.

In addition, the Act established the National Maritime Heritage Grants Advisory Committee. The Committee is responsible for reviewing proposals to the National Maritime Heritage Grants Program and making funding recommendations to the Secretary. The Committee identifies and advises the Secretary regarding priorities for achieving the objectives set forth in the National Maritime Heritage Policy. The Committee also reviews the Secretary's annual report to Congress on the Grants Program, and performs any other duties the Secretary considers appropriate.

Pub. L. 103–451 stipulates that the Committee will consist of 13 members appointed by the Secretary who are representative of various sectors of the maritime community who are knowledgeable and experienced in maritime heritage and preservation. To the extent practicable, membership